UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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In re : Chapter 9

CITY OF DETROIT, MICHIGAN, : Case No. 13-53846

Debtor. : Hon. Steven W. Rhodes

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CERTIFICATION OF NO RESPONSE BY CERTAIN
CREDITORS TO THE THIRD OMNIBUS OBJECTION OF THE
CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b)
OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007
AND LOCAL RULE 3007-1, TO CERTAIN EMPLOYEE PROOFS OF
CLAIM THAT ARE DUPLICATIVE OF ONE OR MORE UNION CLAIMS

(Docket No. 4871)

On May 15, 2014, the Third Omnibus Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Certain Employee Proofs of Claim That Are Duplicative of One or More Union Claims (Docket No. 4871) (the "Claim Objection") was filed with this Court.

By the Claim Objection, the City of Detroit (the "City") seeks the disallowance and expungement of a total of 50 claims (collectively, the "Duplicate

<u>Claims</u>") filed by the claimants identified on Exhibit 2 to the Claim Objection (collectively, the "Claimants").

The Claim Objection provides that:

To the extent that a response is filed regarding any Duplicate Claim, and the City is unable to resolve the response, each one of such Duplicate Claims, and the City's objection thereto, shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. The City further requests that any order entered by the Court regarding an objection asserted in this Objection shall be deemed a separate order with respect to each claim.

Claim Objection, at ¶ 14.

The City served the Claim Objection on the parties identified on the Certificate of Service (Docket No. 4961) (the "Certificate of Service") via electronic mail, facsimile and first class mail. An excerpted copy of the Certificate of Service is attached hereto as Exhibit A.

Attached to the Claim Objection was a notice (the "Claim Objection Notice") identifying June 18, 2014 as the deadline for responses to the Claim Objection (the "Response Deadline"). A copy of the Claim Objection Notice is attached hereto as Exhibit B.

One Claimant, Antonio-Domingo Ratliff (the "Responding Claimant"), filed a response to the Claim Objection by the Response Deadline (Docket No. 5409). No further response or objection to the Claim Objection was filed with the Court or received by the City by the Response Deadline. Accordingly, pursuant to

Rule 3007-1(c) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Eastern District of Michigan (the "Local Rules"), the City respectfully requests that the Court enter a final order in the form attached hereto as Exhibit C granting the relief requested in the Claim Objection with respect to all Claimants other than the Responding Claimant.¹

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The proposed form of order attached hereto as Exhibit C is modified from the proposed form of order attached as Exhibit 1 to the Claim Objection to (a) add the docket number of the Claim Objection, (b) remove references to the occurrence of a hearing with respect to the Claim Objection because the Court may enter the order without a hearing pursuant to Local Rule 3007-1(c) and (c) incorporate a schedule identifying each of the Duplicate Claims held by the Claimants other than the Responding Claimant.

Dated: June 23, 2014 Respectfully submitted,

/s/ Heather Lennox

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Heather Lennox (OH 0059649)
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ATTORNEYS FOR THE CITY

EXHIBIT A

Docket #4961 Date Filed: 5/20/2014

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:		Chapter 9
City of Detroit, Michigan,		Case No. 13-53846
Debtor.		Hon. Steve W. Rhodes
	/	

CERTIFICATE OF SERVICE

I, Lydia Pastor Nino, certify and say that I am employed by Kurtzman Carson Consultants LLC (KCC), the claims and noticing agent for the Debtor in the above-captioned case.

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit C**:

• Debtor's Objection to Claim Number 2846 Filed by Edith Woodberry [Docket No. 4834]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit D**:

• Debtor's Objection to Claim Number 3278 Filed on Behalf of Phebe Woodberry [Docket No. 4835]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit E**:

• Debtor's Objection to Claim Number 2883 Filed on Behalf of LA Jeff Woodberry [Docket No. 4836]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit F**:

• Debtor's Objection to Claim Number 2889 Filed on Behalf of Lavan Woodberry [Docket No. 4837]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit G**:

Debtor's Objection to Claim Number 2880 Filed on Behalf of Happy Woodberry [Docket No. 4838]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit H**:

• Debtor's Objection to Claim Number 2905 Filed by Cranston Woodberry [Docket No. 4839]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit I**:

Debtor's Objection to Claim Number 3006 Filed on Behalf of Garfield Woodberry [Docket No. 4840]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit J**:

• Debtor's Objection to Claim Number 2888 Filed on Behalf of Cavel Woodberry [Docket No. 4841]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit K**:

• Objection of the City of Detroit, Pursuant to Sections 105 And 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 1399 Filed by Dr. Brian Greene, as Next Friend of India Bond, a Minor [Docket No. 4842]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit L**:

• Debtor's Objection to Claim Number 3271 Filed on Behalf of Adam Woodberry [Docket No. 4843]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit M**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 1401 Filed by Taris Jackson, as Next Friend of Ashly Jackson, a Minor [Docket No. 4844]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit N**:

• Objection of the City of Detroit, Pursuant to Sections 105 And 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2331 Filed by Iriana Austin-Gardner [Docket No. 4845]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit O**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 550 Filed by Darrell Lamar Marshall [Docket No. 4846]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit P**:

 Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2093 Filed by Brittany Mcfarlin [Docket No. 4848]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit Q**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 3273 Filed by Sylvanya Logan, as Personal Representative of Armai Logan, a Minor [Docket No. 4849]3

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit R**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2178 Filed by Marktaz D. Williams [Docket No. 4850]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit S**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2923 Filed by Vincent Ellis, Next Friend Laila Ellis [Docket No. 4851]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit T**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2113 Filed by Karen Haralson, a Minor, by her Next Friend Wanda Bladsoe [Docket No. 4852]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit U**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(B) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 1404 Filed by Ernest Flagg, as Next Friend of Jonathon Bond, a Minor [Docket No. 4854]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit V**:

• Debtor's Objection to Claim Number 3236 Filed by Lucinda Darrah [Docket No. 4855]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit W**:

 Debtor's Objection to Claim Numbers 1330 and 1853 Filed by Rickie Allen Holt on Behalf of the Aboriginal Indigenous Peoples [Docket No. 4857]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit X**:

• Debtor's Objection to Claim Number 2902 Filed on Behalf of Penny Mabin [Docket No. 4859]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit Y**:

• Debtor's Objection to Claim Number 2021 Filed by Edward L. Gildyard [Docket No. 4863]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit Z**:

• Third Omnibus Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Certain Employee Proofs of Claim that are Duplicative of One or More Union Claims [Docket No. 4871]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit AA**:

• Debtor's Objection to Claim Number 458 Filed by Albert Otto O'Rourke [Docket No. 4872]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B**:

• Debtor's Objection to Claim Numbers 1329 and 1859 Filed by Rickie A. Holt [Docket No. 4873]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit CC**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2851 Filed by the Coalition of Detroit Unions [Docket No. 4874]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit DD**:

• Debtor's Objection to Claim Numbers 1302 and 3500 Filed by Inland Waters Pollution Control, Inc. [Docket No. 4875]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit E**E:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2958 Filed by Michigan AFSCME Council 25 And Its Affiliated Detroit Locals [Docket No. 4876]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit B** and **Exhibit FF**:

 Debtor's Objection to Claim Number 1291 Filed by National Environmental Group, LLC [Docket No. 4879]

On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following document via Email on the service list attached hereto as **Exhibit A**; and via First Class Mail on the service lists attached hereto as **Exhibit GG**:

 Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 3683 Filed by Macomb Interceptor Drain Drainage District By and Through the Macomb County Public Works Commissioner [Docket No. 4880] On May 15, 2014, at my direction and under my supervision, employees of KCC caused to be served the following documents via Email on the service list attached hereto as **Exhibit A** and **Exhibit HH**; and via First Class Mail on the service list attached hereto as **Exhibit B**:

• Fourth Omnibus Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, Seeking the Disallowance of Certain Duplicate Claims [Docket No. 4881]

Furthermore, on or before May 16, 2014, at my direction and under my supervision, employees of KCC caused to be served the following documents via Email on the service list attached hereto as **Exhibit A** and **Exhibit HH**; and via First Class Mail on the service list attached hereto as **Exhibit B**:

• Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2651 Filed by Hyde Park Co-Operative [Docket No. 4886]

Dated: May 20, 2014

/s/ Lydia Pastor Nino Lydia Pastor Nino KCC 2335 Alaska Ave El Segundo, CA 90245 Tel 310.776.7386

EXHIBIT A

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Justice Representative APSCARE Coursel 650 APSCARE Local 67002 APSCAR			Attn: Catherine Phillips	
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Junion Representative APS-CME Losal #2799 ARI: Yvonne Rosa Yvonnerazioo (Egyanba com Junion Representative APS-CME Losal #28202 ARI: Thomas Johnson III olea/#2002@copbas.net Argas USA LLC M David David David Nocideactive Landestan Losenburg AR, an orbeit of Nocideactive Landestan Lucenburg AR, and the Interview of the Nocideactive Control of Nocideactive Landestan Lucenburg AR, and the Interview Control of Nocideactive Landestan Lucenburg AR, and the Nocideactive Landestan Lucenburg AR, and Lucenburg AR, and the Nocideactive Lucenburg AR, and the Nocideac				
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Coursel for Ambote Assurance Corporation Arent Fox LLP Arent Fox				
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Coursel for AFSCKE and the Detroit, Michigan, Retiree Sub-Chapter Employees, AFL-CIO Andrew J Gerdes Card Connor Coben & Caroline Turner English & Raiph A Taylor of & Employees, AFL-CIO Card Connor Coben & Caroline Turner English & Raiph A Taylor of & Employees Arent Fox LLP Coursel for Ambac Assurance Corporation Arent Fox LLP Coursel to Ambac Assurance Corporation Arent Fox LLP Anti- David Dubrow, Esq. & Mark A Angelov Coursel to Fox More German Retirement System of the City of Detroit and Police and Frie Retirement System of the City of Detroit And Police and Frie Retirement System of the City of Detroit And Police and Frie Retirement System of the City of Detroit Angelow of Coursel to Mark Angelov Coursel to Fox More German Bill Schuete Coursel of Ambac Assurance Corporation Arent Fox LLP And Septer LLP	Mobley, Jerome Price, Wanda			
American Federation of State, County & Municipal Counsel for ArSCME and the Detroit, Michigan, Retiree Sub-Chapter Counsel for Facility Management & Research Company and Eation Varice Management Andrew J Gerdes Andrew J Gerdes P.C. Andrew J	Leverette, and Laura Mahler.	American Civil Liberties Union Fund of Michigan	Daniel S. Korobkin	dkorobkin@aclumich.org
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Jermaine Gleen, Ray Lizzamore, Daniel Latanzio, Woodrow Counsel for Robbie Flowers, Michael Wells, Janet Whitson, Mary Washington and Bruce Goldman ("Flowers plaintiffs") Counsel for Official Retiree Committee Union Representative Countract Counterparty Counsel for Ambac Assurance Corporation Counsel for Ambac Assurance Corporation Counsel for DEPFA Bank PLC Counsel for DEPFA Bank PLC Attorney for Tustee Counsel for Schneiderman and Sherman PC; Attorney for U.S. Bank National Association as servicer for Michigan State	Sachs Waldman PC Salans FMC SNR Denton Europe LLP Sanitary, Chemists & Technicians Association SBS Financial Products Company, LLC Schafer and Weiner PLLC Schafer and Weiner PLLC Schiff Hardin LLP Schiff Hardin LLP	Mami Kato Claude Montgomery Attn: Saulius Simoliunas Attn. John Carter Brendan G Best Daniel J Weiner Rick L Frimmer & Matthew W Ott Rick L Frimmer J. Mark Fisher Jeffrey D. Eaton & Matthew W Ott Suzanne L Wahl	mkato@sachswaldman.com claude.montgomery@dentons.com simoliun@dwsd.org jcarter@sbsco.com bbest@schaferandweiner.com dfrimmer@schiffhardin.com; mott@schiffhardin.com; mott@schiffhardin.com; mott@schiffhardin.com; mott@schiffhardin.com; seaton@schiffhardin.com; swahl@schiffhardin.com swahl@schiffhardin.com
Jermaine Gleen, Ray Lizzamore, Daniel Latanzio, Woodrow Counsel for Robbie Flowers, Michael Wells, Janet Whitson, Mary Washington and Bruce Goldman ("Flowers plaintiffs") Counsel for Official Retiree Committee Union Representative Countract Counterparty Counsel for Ambac Assurance Corporation Counsel for Ambac Assurance Corporation Counsel for DEPFA Bank PLC Counsel for DEPFA Bank PLC Counsel for DEPFA Bank PLC Attorney for Trustee Counsel for Schneiderman and Sherman PC, Attorney for U.S. Bank National Association as servicer for Michigan State Housing Development Authority; Flagstar Bank, FSB; Counsel	Sachs Waldman PC Salans FMC SNR Denton Europe LLP Sanitary, Chemists & Technicians Association SBS Financial Products Company, LLC Schafer and Weiner PLLC Schafer and Weiner PLLC Schiff Hardin LLP Schiff Hardin LLP Schiff Hardin LLP Schneider Miller PC	Mami Kato Claude Montgomery Attn: Saulius Simoliunas Attn. John Carter Brendan G Best Daniel J Weiner Rick L Frimmer & Matthew W Ott Rick L Frimmer J. Mark Fisher Jeffrey D. Eaton & Matthew W Ott Suzanne L Wahl Kenneth M Schneider	mkato@sachswaldman.com claude.montgomery@dentons.com simoliun@dwsd.org jcarter@sbsco.com bbest@schaferandweiner.com dweiner@schaferandweiner.com rfrimmer@schiffhardin.com; mott@schiffhardin.com; mott@schiffhardin.com; jeaton@schiffhardin.com; msher@schiffhardin.com swahl@schiffhardin.com swahl@schiffhardin.com kschneider@schneidermiller.com
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In re City of Detroit, Michigan Case No. 13-53846 1355384465t\(\dagger{W} \) r

Party Description	Company	Contact	Email
		A	5000
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Union Representative Counsel for The Kales Grand Circus Park LLC	Seyburn Kahn	David T Lin	aross@dwsd.org dlin@seyburn.com
Course for the Raies Grand Circus Fark ELC	Seyburn Karin	David I Elli	proberts@shawfishman.com;
			rfishman@shawfishman.com;
			ibodenstein@shawfishman.com;
		Robert M Fishman Peter J Roberts Ira	ggouveia@shawfishman.com;
		Bodenstein Gordon Gouveia David Doyle and	ddoyle@shawfishman.com;
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Counsel for Detroit Winsor Tunnell LLC	Sheldon S Toll PLLC	Sheldon S Toll Attn: Jeffrey Bjork, Esq. & Eric D. Tashman,	lawtoll@comcast.net
Counsel to National Public Finance Guarantee Corporation	Sidley Austin LLP	Esq.	etashman@sidley.com; jbjork@sidley.com
Counsel to National Public Finance Guarantee Corporation	Sidley Austin LLP	Attn: Guy S. Neal, Esq.	gneal@sidley.com
Counsel to National Public Finance Guarantee Corporation	Sidley Austin LLP	Attn Guy S Neal	gneal@sidley.com
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Counsel to National Public Finance Guarantee Corporation	Sidley Austin LLP	Attn Peter L Canzano	pcanzano@sidley.com
Counsel for Retired Detroit Police and Fire Fighters Association ("RDPFFA"); 2) Donald Taylor, President of RDPFFA; 3) Detroit Retired City Employees Association ("DRCEA"); and 4) Shirley IV. Lightsey, President of DRCEA	Silverman & Morris PLLC	Thomas R Morris and Karin F. Avery	morris@silvermanmorris.com; avery@silvermanmorris.com
Counsel for Unisys Corporation	Sirlin Lesser & Benson PC	Dana S Plon	dplon@sirlinlaw.com
Counsel for Airgas USA LLC	Smith Katzenstein & Jenkins LLP	Kathleen M Miller	kmiller@skjlaw.com
State of Michigan Chief Legal Counsel	State of Michigan Chief Legal Counsel	Matthew Schneider	Schneiderm7@michigan.gov
State of Michigan Assistant Attorney General, Counsel to State			flanchers@michigan.gov;
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Inc. ("Blackrock")	Steinberg Shapiro & Clark	Mark H Shapiro & Geoffrey T. Pavlic	pavlic@steinbergshapiro.com
			cbullock@sbplclaw.com;
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Counsel to the Retired Detroit Police Members Association	Strobl & Sharp PC	Attn Meredith E Taunt	mfield@stroblpc.com
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Counsel for Syncora Guarantee Inc Sylvia Jean Brown Jones, Pro Se	LLP Sylvia Jean Brown Jones		susheelkirpalani@quinnemanuel.com bjdelta55@gmail.com
Union Representative	Teamsters Local #214	Attn: Joseph Valenti	TL214teams@ameritech.net
Counsel for Public Lighting Authority	The Allen Law Group, P.C.	Attn: Ron Liscombe, Esq.	rliscombe@alglawpc.com
	The Bank of New York Mellon Trust Company, National	, , , , , , , , , , , , , , , , , , , ,	Jan
City's Secured & Unsecured Bonds	Association, as trustee	Attn: Eduardo Rodriguez	eduardo.rodriguez@bnymellon.com
Corporation Counsel for the City of Detroit	The City of Detroit	Attn: Corporation Counsel	Johnsoncu@detroitmi.gov
Counsel for Kevin Lewis & Jeremy Morris	The Markowitz Law Office	Carolyn B Markowitz PC	bankruptcy@markowitzlegal.com
Counsel to Michigan Council 25 of the American Federation of State, County and Municipal Employees (AFSCME), AFL-CIO Counsel for Michigan Auto Recovery Service Inc; Wayne County Circuit Court, Hyde Park Cooperative, et al. v. City of Detroit, by and through its Buildings and Safety Engineering Deparment, Case No. 10-005687-CZ	The Sanders Law Firm PC	Herbert A Sander	hsanders@miafscme.org
10-000001-0Z	Thornbladh Legal Group PLLC U.S. Bank National Association, as trustee, bond	Kurt Thornbladh	kthornbladh@gmail.com
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	U.S. Bank National Association, as trustee, bond		
Top 20 Creditor - City's Secured & Unsecured Bonds (Including			
Sewer and Water)	contract administrator	Attn: Susan E. Jacobsen VP	susan.jacobsen2@usbank.com
Top 20 Creditor - City's Secured & Unsecured Bonds (Including		Attack augrapes I Ball	lauranaa hall@uah!
Sewer and Water Bonds) Union Representative	Detroit Sewar and Water Bonds	Attn: John Cuppingham	lawrence.bell@usbank.com
Union Representative Union Representative	UAW - Local # 412 UAW - Local #212	Attn: John Cunningham Attn: John Cunningham	jcunningham@uaw.net jcunningham@uaw.net
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			mimilaurie@yahoo.com;
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Union Representative	United Auto Workers Union	Attn: Michael Nicholson	mnicholson@uaw.net
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Union Representative	Utility Workers Union of America Local #504	Attn: Curlisa Jones	mcqueen@dwsd.org
Union Representative Counsel for Center for Community Justice and Advocacy	Utility Workers Union of America Local #531	Attn: Samuel Wilson	swilson@dwsd.org
("CCJA")	Vanessa G. Fluker, Esq., PLLC	Vanessa G Fluker	vgflawyer@sbcglobal.net
Interested Party	Vanguardians	Barry Allen	pra@vanguardians.org
	¥	·	david.lemke@wallerlaw.com;

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,,,,			sgrow@wnj.com;
		Stephen B Grow Douglas A Dozeman &	ddozeman@wnj.com;
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Counsel for Financial Guaranty Insurance Company	Weil, Gotshal & Manges LLP	Alfredo R Perez	alfredo.perez@weil.com
		Attn: Gary T. Holtzer, Esq. & Alfredo R. Pérez,	gary.holtzer@weil.com;
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Mary Washington and Bruce Goldman	William A. Wertheimer		billwertheimer@gmail.com
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Counsel for International Association of Fire Fighters, AFL-CIC			
CL	Woodley & McGillivary	Douglas L Steele	dls@wmlaborlaw.com
*			macwilliams@youngpc.com;
			quadrozzi@youngpc.com;
Counsel for Oakland County	Young & Associates	Jaye Quadrozzi and Sara K. MacWilliams	efiling@youngpc.com
Interested Party	Ziulkowski & Associates, PLC	Janet M. Ziulkowski	ecf@zaplc.com

EXHIBIT B

Exhibit B Served via First Class Mail

Party Description	Company	Contact	Address 1	Address 2	City	State	Zip
Union Representative	AFSCME Local #0023	Attn: Robert Stokes	600 W. Lafayette, Ste. 134		Detroit	MI	48226
Union Representative	AFSCME Local #0312	Attn: Phillip Douglas	14022 Linwood		Detroit	MI	48238
Union Representative	AFSCME Local #0457	Attn: Laurie Walker	600 W. Lafayette, Ste. L - 104		Detroit	MI	48226
Union Representative	AFSCME Local #1642	Attn: Gina Thompson-Mitchell	600 W. Lafayette, Ste. L – 123		Detroit	MI	48226
Retiree Representative	Detroit Firemen's Fund Association	Attn: Kim Fett	1301 Third St. Suite 329		Detroit	МІ	48226
Retiree Representative	Detroit Police Benefit and Protective Association	Attn: Delbert R. Jennings, Sr.	3031 W. Grand Boulevard, Suite 405		Detroit	МІ	48202
Union Representative	Field Engineers Association	Attn Larry Hart	PO Box 252805		West Bloomfield	МІ	48325
The Office of the Governor of the State of Michigan	Governor Rick Snyder		P.O. Box 30013		Lansing	MI	48909
Counsel for IBM Credit LLC	IBM Credit LLC	Andy Gravina	Special Handling Group MD NC317	6303 Barfield Rd NE	Atlanta	GA	30328
Pro se	Nathaniel Brent		538 S Livernois		Detroit	MI	48209
Office of the United States Trustee	Office of the United States Trustee	Daniel McDermott	211 West Fort Street Suite 700		Detroit	MI	48226
SEC	Securities & Exchange Commission	Bankruptcy Section	175 W Jackson Blvd	Suite 900	Chicago	IL	60604-2815
The City, c/o the Emergency Manager	The City of Detroit	Attn: Kevyn D. Orr, Emergency Manager	Coleman A. Young Municipal Center	2 Woodward Ave Suite 1126	Detroit	MI	48226

In re City of Detroit, Michigan Case No. 13-53846

EXHIBIT Z

Exhibit Z Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	City	State	Zip
Aaron King		4020 Fullerton		Detroit	MI	48238
Allen, Daryll		25525 Elsinore		Redford	MI	48239
Anderson L. Briggs		7821 Helen St		Detroit	MI	48211
Antonio D. Ratliff		5085 Fischer		Detroit	MI	48213
Archie L Woods Sr		19762 Gaylord		Redford	MI	48240
Bradford, Sandra F		5914 Farmbrook St		Detroit	MI	48224
Brian Tyner		30831 Hunters Drive		Farmington Hills	MI	48334
Byron Spivey		11260 Lakepointe		Detroit	MI	48224
Cosmas O. Ulcandu		20115 Houghton St		Detroit	MI	48219
Cosmas O. Ulcandu	Cosmas O. Ulcandu	1817 Indian Trail Rd		Bloomfield Hills	MI	48302
Dameitta Barney		13918 Roselawn		Detroit	MI	48238
Demetrius Palmore		20205 Washtenaw		Harperwoods	MI	48225
Dempsey Addison		265 E Ferry St		Detroit	MI	48202
Dismuke, Robert C		888 Pallister Apt 507		Detroit	MI	48202
Dorcas Adade - Tandoh		18857 Jeanette Street		Southfield	MI	48075
Dorothy Hughes		11770 Evanston		Detroit	MI	48213
Dynita McCaskill		2844 Livernois	Box 4931	Troy	MI	48099
Ethel Coleman		P.O. Box 24733		Detroit	MI	48224
Hines Jr, Tony M		14592 Euclid Ave		Allen Park	MI	48101
Jason Christopher Fulbright		7355 Ellsworth		Detroit	MI	48238
Joel K Pitts		27495 Harvard		Southfield	MI	48076
Joel K Pitts	Joel Pitts	Sewage Plant Operator	9300 West Jefferson	Detroit	MI	48209-2676
Jonathan Harper		36070 Harper Apt. 202		Clinton Township	MI	48035
Katherine Q. Braggs		17187 Westphalia St		Detroit	MI	48205
Kempinski, Paul		4535 Radnor		Detroit	MI	48224
Leon Boyd Jr.		2068 25th St.		Detroit	MI	48216
Lisa Racine Cunningham		20460 llene		Detroit	MI	48221
Mauria Davis		18401 Mendota		Detroit	MI	48221
Michael Jenkins		3106 Winchester Rd		West Bloomfield	MI	48322
Micou, Lourise		4535 Commonwealth Apt#4		Detroit	MI	48208
Micou, Lourise	Micou, Louris E.	17341 Edinborough		Detroit	MI	48219
Nathen C. McKinney		8884 Fielding		Detroit	MI	48228
Ralph Coleman		14844 Beaverland		Detroit	MI	48223
Rhonda Ervin		269 Piper Blvd		Detroit	MI	48215
Robert Williams		5053 Hereford		Detroit	MI	48224
Rodney D Holmes		7361 Wilderness Pk Dr No 103		Westland	MI	48185

In re City of Detroit, Michigan Case No. 13-53846

Exhibit Z Served via First Class Mail

CreditorName	CreditorNoticeName	Address1	Address2	City	State	Zip
Ronald Royster		18306 University Park Drive		Livonia	MI	48152
Rosella G. Guess		16249 E. State Fair		Detroit	MI	48205
Shawn Lindsay		410 Chalmers		Detroit	MI	48215
Slappy-thrash, Mar		7243 Po Box		Detroit	MI	48207
Sol L. May Sr.		11828 Engleside		Detroit	MI	48205
Sonya Denise Thornton		9650 Stanelin		Detroit	MI	48228
Tamika Winston		24596 Roxana		Eastpointe	MI	48021
Tanya Glover		18528 Reed St.		Melvindale	MI	48122
Terence Lamont Mercer		17321 Strathmoor		Detroit	MI	48235
Tommie Lavell Wells		550 Parkview Dr. Apt 115		Detroit	MI	48214
Torino Moore		16191 Wisconsin		Detroit	MI	48221
Troy D. Sutton		20409 Van Antwerp		Harper Woods	MI	48225

EXHIBIT B

UNITED STATES BANKRUPTCY COURT Eastern District of Michigan

In re:

Chapter: 9

CITY OF DETROIT, MICHIGAN,

Case No.: 13-53846

Debtor. Judge: Hon. Steven W. Rhodes

Address: 2 Woodward Avenue, Suite 1126

Detroit, Michigan 48226

Last four digits of Social Security or Employer's Tax Identification (EIN) No(s).(if any): 38-6004606

NOTICE OF THIRD OMNIBUS OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO CERTAIN EMPLOYEE PROOFS OF CLAIM THAT ARE DUPLICATIVE OF ONE OR MORE UNION CLAIMS

The City of Detroit (the "<u>City</u>") has filed an objection to your claim in this bankruptcy case.

Your claim may be reduced, modified, or denied. You should read these papers carefully and discuss them with your attorney, if you have one.

If you do not want the Court to deny or change your claim, then on or before June 18, 2014, you or your lawyer must:

1. File with the Court a written response to the objection, explaining your position, at:

United States Bankruptcy Court

United States Bankruptcy Court 211 W. Fort Street, Suite 2100 Detroit, Michigan 48226

If you mail your response to the Court for filing, you must mail it early enough so that the Court will **receive** it on or before the date stated above. All attorneys are required to file pleadings electronically.

You must also mail a copy to:

David G. Heiman, Esq.
Heather Lennox, Esq.
Thomas A. Wilson, Esq.
JONES DAY
North Point
901 Lakeside Avenue
Cleveland, Ohio 44114
Telephone: (216) 586-3939
Facsimile: (216) 579-0212

Bruce Bennett, Esq.
JONES DAY
555 South Flower Street
Fiftieth Floor
Los Angeles, California 90071
Telephone: (213) 243-2382
Facsimile: (213) 243-2539

John A. Simon, Esq. Tamar N. Dolcourt, Esq. FOLEY & LARDNER LLP 500 Woodward Avenue, Suite 2700 Detroit, Michigan 48226 Telephone: (313) 234-7100

Telephone: (313) 234-7100 Facsimile: (313) 234-2800

2. Attend the hearing on the objection, scheduled to be held on June 25, 2014, at 10:00 a.m. in Courtroom 100, Theodore Levin U.S. Courthouse, 231 W. Lafayette, Detroit, Michigan 48226, unless your attendance is excused by mutual agreement between yourself and counsel for the City. (Unless the matter is disposed of summarily as a matter of law, the hearing shall be a pre-trial conference only; neither testimony nor other evidence will be received. A pre trial scheduling order may be issued as a result of the pre-trial conference.)

If you or your attorney do not take these steps, the Court may deem that you do not oppose the objection to your claim, in which event the hearing will be canceled, and the objection sustained.

ATI-2604823v2 -2-

Respectfully submitted,

Dated: May 15, 2014

/s/ Heather Lennox

David G. Heiman (OH 0038271)
Heather Lennox (OH 0059649)
Thomas A. Wilson (OH 0077047)
JONES DAY
North Point
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Tamar N. Dolcourt (P73425)
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ATTORNEYS FOR THE CITY

ATI-2604823v2 -3-

EXHIBIT C

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

------X

In re : Chapter 9

CITY OF DETROIT, MICHIGAN, : Case No. 13-53846

Debtor. : Hon. Steven W. Rhodes

:

-----X

ORDER DISALLOWING AND EXPUNGING CERTAIN EMPLOYEE PROOFS OF CLAIM THAT ARE DUPLICATIVE OF ONE OR MORE UNION CLAIMS

This matter coming before the Court on the Third Omnibus Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Certain Employee Proofs of Claim that Are Duplicative of One or More Union Claims (Docket No. 4871) (the "Objection"), filed by the City of Detroit (the "City"); the Court having reviewed the Objection; the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2) and (c) notice of the Objection and the proposed hearing on the Objection was sufficient under the circumstances and in full

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Capitalized terms not otherwise defined herein have the meanings given to them in the Objection.

compliance with the requirements of the Bankruptcy Code, the Bankruptcy Rules and the Local Rules; and the Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein;

IT IS HEREBY ORDERED THAT:

- 1. The Objection is SUSTAINED, as set forth herein.
- 2. Pursuant to section 502(b) of the Bankruptcy Code, each of the proofs of claim identified on the Schedule of Duplicate Claims attached hereto as Annex I is disallowed and expunged in its entirety.
- 3. The Coalition Claim, the AFSCME Claim and proof of claim number 3131 filed by Antonio-Domingo Ratliff shall not be disallowed pursuant to this Order, but shall remain subject to any pending or future objection or order of this Court on any basis.
- 4. The City, the City's claims and noticing agent and the Clerk of this Court are authorized to take any and all actions that are necessary or appropriate to give effect to this Order.

ANNEX I

SCHEDULE OF DUPLICATE CLAIMS

Claim Number	Claimant's Name	Claim Amount	Claimant's Union Affiliation
2375	Adade-Tandoh, Dorcas	\$101,280.68	SAAA
2877	Addison, Dempsey	\$204,000.00	APTE
3266	Allen, Daryll	\$1,000,000.00	AFSCME
2792	Barney, Dameitta	\$550,000.00	AFSCME
2796	Barney, Dameitta	\$1,055,560.00	AFSCME
2806	Barney, Dameitta	\$1,960,000.00	AFSCME
2694	Boyd Jr., Leon	\$100,000.00	AFSCME
1250	Bradford, Sandra F	\$1,000,000.00	AFSCME
3183	Braggs, Katherine Q.	\$125,000.00	AFSCME
2700	Briggs, Anderson L.	\$150,000.00	AFSCME
2764	Coleman, Ethel	\$139,664.00	SAAA
2723	Coleman, Ralph	\$300,000.00	AFSCME
2773	Cunningham, Lisa Racine	\$935,286.00	AFSCME
2777	Cunningham, Lisa Racine	\$630,000.00	AFSCME
2173	Davis, Mauria	\$300,000.00	AFSCME
1403	Dismuke, Robert C	\$200,000.00	AFSCME
2978	Ervin, Rhonda	\$1,730,610.00	AFSCME
1486	Fulbright, Jason Christopher	\$250,000.61	AFSCME
2023	Glover, Tanya	\$151,060.00	AFSCME

Claim Number	Claimant's Name	Claim Amount	Claimant's Union Affiliation
2367	Guess, Rosella G.	\$2,500,000.00	AFSCME
2594	Harper, Jonathan	\$115,000.00	AFSCME
2335	Hines Jr, Tony M	\$500,227.27	AFSCME
3280	Holmes, Rodney D.	\$144,320.00	AFSCME
2050	Hughes, Dorothy	\$153,016.20	AFSCME
2441	Jenkins, Michael	\$150,000.00	AFSCME
2065	Kempinski, Paul	\$6,748,692.00	AFSCME
2584	King, Aaron	\$100,000.00	AFSCME
3358	Lindsay, Shawn	\$179,850.00	AFSCME
3161	May Sr., Sol L.	\$500,000.00	AFSCME
3363	McCaskill, Dynita	\$175,000.00	AFSCME
2459	McKinney, Nathen C.	\$150,000.00	AFSCME
3045	Mercer, Terence Lamont	\$715,000.00	AFSCME
3095	Micou, Lourise	\$300,000.00	AFSCME
1263	Moore, Torino	\$212,000.00	AFSCME
2345	Moore, Torino	\$212,000.00	AFSCME
2637	Palmore, Demetrius	\$150,000.00	AFSCME
3288	Pitts, Joel K.	\$150,000.00	AFSCME
	[THIS ENTRY INTENTIONALLY OMITTED]		
2695	Royster, Ronald	\$250,000.00	AFSCME

Claim Number	Claimant's Name	Claim Amount	Claimant's Union Affiliation
3286	Slappy-Thrash, Mar	\$231,500.00	SAAA
3014	Spivey, Byron	\$2,500,000.00	AFSCME
3021	Spivey, Byron	\$300,000.00	AFSCME
1492	Sutton, Troy D.	\$200,000.00	AFSCME
3349	Thornton, Sonya Denise	\$1,629,483.00	AFSCME
1992	Tyner, Brian	\$610,000.00	AFSCME
2932	Ulcandu, Cosmas O.	\$126,892.00	SAAA
1228	Wells, Tommie Lavell	\$255,000,000.00	AFSCME
2590	Williams, Robert	\$100,000.00	AFSCME
2759	Winston, Tamika	\$100,000.00	AFSCME
2784	Woods Sr., Archie L.	\$300,000.00	AFSCME

CERTIFICATE OF SERVICE

I, Heather Lennox, hereby certify that the foregoing Certification of No Response by Certain Creditors to the Third Omnibus Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Certain Employee Proofs of Claim that Are Duplicative of One or More Union Claims (Docket No. 4871) was filed and served via the Court's electronic case filing and noticing system on this 23rd day of June, 2014.

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/2/	Heather Lennox	
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